costs and commission the said party of the first part individually and on behalf of heirs, personal representatives and assigns hereby covenants to paymand the said Mortgargee, its successors or assigns, or its duly appointed agent or attorney, shall not be required to receive the principal and interest only of said Mortgage debt in satisfaction thereof, unless the same be accompained by a tender of the said expenses, costs and commissions, but said sale may be proceeded with unless, prior to the day appointed therefor, legal tender be made of said principal, interest, costs, expenses, and commissions.

It is further covenanted and agreed that if the party of the first part has heretofore given, made or granted to any person or corporation any option, lease, right or privilage for any mineral, coul, oil or other sub-surface, or surface right or rights, or for any right or privilage other than for agricultural purposes, in any way affecting or app ertaining or rights, or for any right or privilage other than for agricultural pur oses, in any way affecting or appertaining to the lands conveyed by this indenture or the property is in any way aubject to any such option.lease, right or privilage, the rents, profits, royalties and revenues at any time arising from such option, lease, right or privilage during the continuance of this mortgage, and accruing to party of the first part, whether said option, lease, right or privilage be operated or exercised or not, at the time of the execution hereof, shall be paid over to said Bank and be it applied to the reduction of the principal of this mortgage, and this agreement shall zerve as a full and sufficient assignment of the said mortgagors interest in said option, lease, right or privilage for the purpose aforesaid; provided that in all cases where said option, lease right or privilage for the purpose aforesaid; provided in all cases where said option, lease right or privilage has not been exercised or operated before making of this indenture but is thereafter exercised or operated, thereupon the party of the second part shall at its election, have the right to demand of the party of the first part, payment in full of the debt secured to be paid by this indenture; provided, that before any procaedings for foreclosure shall be commenced or had the party of the second part shall give 30 days' notice in writing to the party of the first part of such election and demand for payment of the said debt; and no such option; lease, right or privilage for any mineral, coal, oil Oor other sub-surface or surface right shall be made or granted upon to or in connection with said lands herein described subsequent to the execution of this indenture, without the consent of the said Bank having first obtained in writing.

And the said party of the first part individually and on behalf of personal representatives and assigns, does further covenant to incure, and pending the existance of this Mortgage, to keep insured in some good company satisfactory to the said Mortgagee, its successors or assigns, the improvements on the hereby mortgaged property to the amount of at least Twenty Six Hundred Dollars and to cause the policy to be effected thereon, to be so framed or endorsed, as in case of fire, to enure to the benefit of the said Mortgagee, its successors or assigns, to the extent of their lien or claim hereunder, and to deliver said policy or policies to the said Mortgagee, its successors or assigns.

And it is further agreed by the parties hereto and those claiming through, by or under them, that an assignment of this mortgage shall carry with it an assignment of the amortization note which it is given to secure.

WITNESS the hand and seal of the said Mortgagor.

Teste; - Mary K. Starr.

Anna L. Horner (seal)

State of Maryland, Frederick County, to-wit; -

I hereby certify that on this 17th day of March in the year One Thousand Nine Hundred and Twenty-four before me, the subscriber a Notary Public of the State of Maryland in and for the Couty aforesaid, personally appeared Anna E. Horner, a widow, the Mortgager named in the aforegoing Mortgage, and duly acknowledged the said Mortgage to be her Act;